

animal or animals to a *gomal* or common grazing ground, the right of grazing in which belongs wholly or in part to other villages :

Provided that restrictions specified under paras 1 and 2 above shall not apply to cattle inoculated at least ten days prior to the date of such movement, sale, transfer or exchange and

3. That no person shall bring any cattle from such infected area to any cattle market or fair.

Any action done in contravention of this order will render the offender liable on conviction to a fine which may extend to Rs. 50 and to a further fine of Rs. 5 every day during which the breach continues.

This will be in force for one month with effect from the date of this notification.

A. C. NIRVANI GOWDA,
Deputy Commissioner.

8788

OFFICE OF THE DIRECTOR OF FOOD SUPPLIES IN MYSORE, BANGALORE.

Notification No. H. C. 2665—43-44, dated
15th May 1944.

It is hereby notified for the information of all the Rice Mill Owners who have applied to this office on or before 15th April 1944 in pursuance of this office Notification No. B. 1-19--43-44, dated 28th March 1944, in connection with the utilisation of their services for procurement of paddy and rice sanctioned as per Government Order No. S. D. 5993, dated 7th March 1944, that a copy of the proceedings of the meeting of the Committee for the selection of Rice Mill owners held on the 5th May 1944 has been sent to them with a direction to file their Mutchalikas before the concerned Deputy Commissioners of Districts.

2. To avoid possible inconvenience to a Rice Mill owner or Rice Mill owners by the non-receipt of either the Proceedings or Draft Agreement, the same* are reproduced below for information. The concerned Rice Mill owners are requested to see that the Agreements are executed on a stamp paper of Re. 0-10-0 on or before 25th instant, failing which their applications will be considered as rejected and the Deputy Commissioners of Districts will, at their discretion, make substitution arrangement in respect of such defaulting Rice Mill owners.

K. SRINIVASAN,
Director,
(In-charge).

8893

*(A) EXTRACT FROM THE PROCEEDINGS OF THE
MEETING OF THE COMMITTEE FOR THE SELEC-
TION OF RICE MILL OWNERS HELD ON THE
5TH MAY 1944.

It was resolved that all the applications now received, whether with conditions or without, may be accepted for the collection and conversion of paddy into rice, and production of the latter at places to be notified by the Director of Food Supplies later on, in accordance with the zoning arrangements that have been established at present in the Districts of Mysore, Mandya, Hassan, Kadur, Shimoga and Bangalore. The special conditions enumerated by the mill owners to their applications, however, which seek to modify the conditions laid down by Government in their order of 7th March 1944, will not be accepted except to the extent agreed to in the meeting of the 12th April 1944 held at Bangalore. All the mill owners will be given an opportunity by the respective Deputy Commissioners to file their mutchalikas *within ten days* of receipt of this notice, in accordance with the terms and conditions of the order of 7th March 1944, failing which the Deputy Commissioners of the Districts concerned will be requested to entrust the work to other mill owners who are agreeable to take it up, in accordance with these terms, and make necessary

the urgency of the problem and the desirability of coming to settlement very early, the Committee recommend to Government that the Deputy Commissioners may be empowered to make these substitution arrangements in anticipation of approval by the Committee.

This agreement executed by.....
.....Rice Mill-owner, residing at.....
.....hereinafter
called the Party of the First Part in favour of the
Deputy Commissioner.....District,
representing the Government of Mysore hereinafter
called the Party of the Second Part is as follows :—

Whereas the First Party is permitted by Government to handle paddy and rice at the rates of commission and other perquisites mentioned hereinafter; and

Whereas the Party of the First Part has agreed to so handle the paddy and rice as per terms of this agreement.

This agreement witnesseth :

1. This agreement will be binding for a period of one year from.....unless revoked by the Government previously due to any change of policy in the procurement of foodgrains in which case a month's previous intimation shall be given to Party of First Part by the Deputy Commissioner to enable Party of First Part to take necessary steps to change over his programme of work for his mill.

2. If on the other hand the period is to be extended on the same terms or changed terms, a fresh agreement shall be entered into defining the terms and conditions to subsist thereafter between the parties.

3. The Party of the First Part undertakes to take charge or possession of the paddy at the point where it is delivered to Government by the holder thereof, declared or non-declared, and a receipt for the same should be countersigned in token of having taken such charge or possession by the Party of the First Part or his representative who will be nominated for the purpose by the First Party and whose name shall be intimated duly to the Second Party.

4. The Party of the First Part shall provide all facilities that may be required by the Government's purchasing Officer for the purpose of the fulfilment of this contract.

5. The Party of the First Part undertakes to mill the paddy strictly according to the general or special instructions given in writing regarding the particular percentage of polish to be given while milling; and to deliver all the rice and broken rice obtained by milling at the places specified herein below in clause Eleven of this Agreement.

6. The Party of the First Part undertakes to deposit with the Party of the Second Part or the Amildar of the Taluk or pay the full value of the paddy entrusted to him or his agent at the time of taking charge of the paddy, actually or symbolically, to the person or persons who may be specified by the Amildar of the Taluk as authorised to receive it and on his passing a receipt for the same.

7. The Party of the First Part shall hold himself fully liable and responsible and to account for the paddy, rice, and broken rice obtained by milling of the paddy coming to his custody, from the place of taking the paddy to the point or points he or his agent hands over the paddy, rice or broken rice to the officer or officers or retailers, or other person or persons who may be authorised to take delivery of the same. The names of such persons or their designations shall be duly intimated to the First Party while communicating advice about deliveries.

8. Party of the First Part hereby agrees to supply rice with a polish of not less than 20 per cent and not more than 25 per cent, and free from husk, stones, earth dust, worms or other impurities.

9. Party of the First Part further undertakes to deliver the following percentage quantities of rice for the different units of paddy unless the Deputy Com-

percentage once a month or as often as he may deem necessary.

A. Raw Rice:—	(a) Fine Paddy ...	56 to 60	per cent
	(b) Medium ...	54 to 58	do
	(c) Coarse ...	52 to 56	do
B. Par boiled:—	(a) Fine Paddy ...	58 to 62	per cent
	(b) Medium ...	56 to 60	do
	(c) Coarse ...	54 to 58	do

10. Lower percentage yields may, however, be accepted by the Deputy Commissioners, with the approval of the Director of Food Supplies in special cases, when the difference does not exceed 2 per cent.

11. Party of the First Part undertakes to deliver rice at Government Depot or licensed retail dealers shops or other places noted below:

12. In view of the above undertaking by party of the First Part, the said party is entitled to receive from Government:

(1) Full payment for rice delivered at the place intimated for delivery excluding transport charges and commission;

(2) Transport charges actually incurred by the First Party at rates not exceeding the maximum as may be fixed by the Deputy Commissioner;

(3) Milling charges at twelve annas per palla of 100 (one hundred) seers of paddy;

(4) A commission of four annas per palla of 100 seers of paddy to cover all charges including drriage;

(5) All bran and husk obtained by milling of the paddy entrusted to the First Party to compensate for interest charges and fire insurance charges, etc., that have to be incurred by the First Party.

In token of the First Party's willingness to abide by the above conditions, the First Party has deposited as security a sum of five hundred rupees only with the Second Party and for any breach of conditions set forth hereinbefore, the First Party shall be liable to pay damages as may be assessed by the Deputy Commissioner of the District whose decision shall be final in addition to the forfeiture in part or full of the amount deposited by him. Any amount that may become due or payable by the First Party to the Second Party shall be deemed to be and may be recovered from the First Party as if they were arrears of land revenue. In the event of the breach of any of the terms herein contained the Deputy Commissioner or the Director of Food Supplies shall be at liberty to put an end to this agreement without giving any notice to the First Party as is contemplated in para one above and thereupon the First Party shall be bound to deliver up to the Deputy Commissioner or such officer as he may depute or transfer to such person or persons as the Deputy Commissioner or the Director of Food Supplies may request all the stocks he has in his possession, render true and correct accounts of the stocks of paddy taken by him into his custody, charge or possession.

The Deputy Commissioner or the Amildar or such officer as may be deputed by the Director of Food Supplies shall be at liberty to inspect the mills and godowns of the First Party and his account books, registers or other books to satisfy themselves that he has been properly dealing with and accounting for the paddy entrusted to him or handled by him.

This agreement shall be subject to and shall be deemed to embody the terms and conditions of the orders of Government in Government Order No. S. D. 5993, dated 6—7th March 1944 and any further orders which Government may pass in these matters. Government may also take any other steps according to law for breaches after obtaining the First Party's explanation.

We affix our signatures in token of the above agreement this day of.....of 1944.

Deputy Commissioner.

Mill-owner.

Two witnesses:—

1.

TUMKUR DISTRICT.

Notification No. V. P. C. 18—42, dated
16th May 1944.

Whereas it is reported that "Rinderpest" is prevailing in Gubbi, Nittur, Handanahally, Kadaba and Doddakeunala Villages of Gubbi Taluk and that it is desirable to minimise the spread of the disease, it is hereby notified for the information of the general public under Acts VI of 1899 and 2 of 1927 and rules 6 (a) and 12 of the rules framed thereunder:—

1. That no person shall cause to move, sell, transfer or exchange any animal outside and into the limits of these villages nor shall he take his animal to a gomal or common grazing ground, the right of grazing of which belongs wholly or in part to other villages.

2. That no person shall bring any cattle from such infected area to a cattle market or fair.

Any action done in contravention of this order will render the offender liable on conviction to a fine which may extend to Rs. 50 and to a further fine of Rs. 5 for every day during which the breach continues.

This will be in force for one month with effect from the date of this notification.

MD. RAHAMATHULLAH,
For Deputy Commissioner.

8891

MANDYA DISTRICT.

Notification No. A6. 248-C-1830—43-44, dated
4th May 1944.

Whereas it is reported that "Rinderpest" is prevailing in the undermentioned villages of Krishnarajpet, Nagamangala and French-Rocks and whereas it is necessary to prevent the spread of the disease to other parts, it is hereby notified as follows for the information of the general public, under Acts VI of 1899 and II of 1927 and Rules 6 and 12 of the rules framed thereunder.

1. That no person in any of the undermentioned villages having in his possession or under his custody any animal which has been in the same shed or stable or in the same herd or flocks as an animal declared to be suffering from such disease shall allow it to mix with other animals or shall sell, exchange or transfer it.

2. That no owner or persons in charge of cattle within any of the undermentioned villages shall take his animal or animals outside the limits of the village, nor shall he take his animal or animals to a gomal or common grazing ground, the right of grazing in which belongs wholly or in part to other villages:

Provided that restrictions specified under paras 1 and 2. above shall not apply to cattle inoculated at least ten days prior to the date of such movement, sale or exchange, and

3. That no person shall bring any cattle from such infected area to any cattle market, fair or shandies.

Any action done in contravention of this order will render the offender liable on conviction to a fine which may extend to Rs. 50 and to a further fine of Rs. 5 for every day during which the breach continues.

This will be in force for two months from the date of this notification.

Taluk	Hobli	Village
Krishnarajpet	Kikkeri	Uggenahalli
Do	Do	Kikkeri
Do	Bookinkere	Bookinkere
Do	Akkihebbal	Kyathanahalli
Do	Kasaba	Ramanahalli
Nagamangala	Hanakere	Survamangala
		Kaldevarahalli
French-Rocks	Kasaba	Pattasomanahalli
Do	Melkote	Andany Koppal
Seringapatam	Belagola	Hamlet of Kanaponahalli
		Palahalli

MIR SAFDAR HUSSAIN,